

I am currently very satisfied with the manner with which the Wisconsin Do Not Call list is operating as it applies to my not receiving phone calls that are unwanted and constitute a waste of time and energy on my part as well as the part of the telemarketers who try to invade my home through the route of the telephone. Any FCC ruling that weakens the present law constitutes failure on the part of the FCC to understand why the law was passed and implemented in Wisconsin. Giving into the request to soften or weaken the law as it exists constitutes an act of duplicity on the part of the FCC to lobbying efforts of the very people we finally got to ban from entering our lives and harrassing us. We people as consumers are perfectly able to make buying decisions with out input from telemarketers whose behavior had become downright abusive and irritating.